PLAINTIFF'S CERTIFICATION

- I, Dan Slack, on behalf of the State Universities Retirement System ("SURS") of Illinois hereby certify that the following is true and correct to the best of my knowledge, information and belief:
- 1. I am the Executive Director of SURS. I have reviewed a copy of the complaint caption *Saltman v. Citigroup et. al.* and *Hammerschlag v. Citigroup et. al.* filed in this matter. SURS has authorized the filing of a lead plaintiff motion by Berman DeValerio Pease Tobacco Burt & Pucillo ("Berman DeValerio").
- 2. SURS is willing to serve as a lead plaintiff on behalf of the class, including providing testimony at deposition and trial, if necessary.
- 3. SURS' transactions in Citigroup securities that are the subject of the complaints in this action are attached hereto.
- 4. SURS did not purchase these securities at the direction of counsel or in order to participate in any private action arising under the Securities Exchange Act of 1934.
- 5. During the three year period preceding the date of my signing this

 Certification, SURS has sought to serve as representative on behalf of a class in two other
 actions under the federal securities laws. SURS presently serves as lead plaintiff or class
 representative in the following securities class actions.
- 1. *In re Alstom S.A. Securities Litigation*, Case No. 1:03-cv-06595-VM (S.D.N.Y.) (represented by the law firm of Couglin, Stoia, Geller, Rudman & Robbins, LLP) (lead plaintiff);

- 2. In re HealthSouth Securities Litigation (Bond Litigation), Bond Litigation Case No. CV-03-BE-1502-S; Consolidated Case No. CV-03-BE-1500-S (N.D. Ala.) (represented by the law firms Cunningham Bounds Yance Crowder & Brown and Berman DeValerio Pease Tabacco Burt & Pucillo) (class representative);
- 3. In re AstraZeneca Securities Litigation, Case No. 1:05-cv-02688-TPG (S.D.N.Y.) (represented by the law firm Coughlin, Stoia, Geller, Rudman & Robbins, LLP) (class representative);
- 4. Thomas G. Ong, et al v. Sears, Roebuck and Co., Case No. 03 C 04142 (N.D.Ill) (represented by the law firm of Cohen, Milstein, Hausfeld & Toll, P.L.L.C.) (class representative).
- 6. SURS will not accept any payment for serving as a representative party on behalf of the class beyond its pro rata share of any possible recovery, except for an award, as ordered or approved by the Court, for reasonable costs and expenses (including lost wages) directly relating to its representation of the class.
- 7. As Executive Director of SURS I am duly authorized to sign this Certification on behalf of SURS.

Signed under the penalties of perjury this _____ day of January, 2008.

Dan M. Slack

State Universities Retirement System of Illinois Transactions in Citigroup (C)

Class Period: 01/01/04 - 11/05/07

Transaction	Date	Shares	Price	Transaction	Date	Shares	Price
Purchase	01/06/04	9,500	49.7200	Sale	01/05/04	59,800	49.7900
Purchase	01/06/04	102,700	49.6775	Sale	05/14/04	1,800	45.6220
Purchase	07/28/04	18,620	44.0248	Sale	05/18/04	3,500	45.3649
Purchase	07/29/04	27,930	44.2949	Sale	05/19/04	7,600	45.6260
Purchase	07/30/04	46,550	44.1080	Sale	05/20/04	2,800	45.4670
Purchase	08/24/04	12,100	45.8715	Sale	06/23/04	4,600	47.0418
Purchase	09/01/04	400	46.5738	Sale	06/25/04	22,200	46.7300
Purchase	09/02/04	900	46.6326	Sale	09/17/04	15,100	46.9525
Purchase	09/03/04	500	47.0763	Sale	01/26/05	86,600	48.4800
Purchase	09/07/04	500	47.1767	Sale	03/24/05	24,600	44.5200
Purchase	09/08/04	500	47.0733	Sale	07/07/05	18,700	45.9910
Purchase	09/09/04	300	46.8843	Sale	07/08/05	14,500	46.5110
Purchase	09/09/04	300	46.9683	Sale	07/06/05	12,900	46.2490
Purchase	09/10/04	400	47.0475	Sale	07/11/05	5,400	46.1150
Purchase	09/13/04	1,100	46.9690	Sale	07/11/05	5,400 8,700	46.0130
Purchase	10/19/04	900	43.8030	Sale	07/12/05	5,700 5,400	45.9770
Purchase	10/19/04	200	44.3115	Sale	09/19/05	14,200	45.3010
	10/19/04			Sale		•	
Purchase		400	43.1700		10/03/05	100 488	45.5100
Purchase	10/21/04	200	42.9828	Sale	12/16/05		49.3700
Purchase	10/22/04	200	42.9293	Sale	01/20/06	69,100	45.6900
Purchase	10/25/04	700	42.3981	Sale	03/07/06	100	46.1100
Purchase	10/27/04	300	43.5030	Sale	03/17/06	100	47.4160
Purchase	10/29/04	700	44.3589	Sale	03/17/06	21,000	47.4120
Purchase	11/01/04	600	44.4191	Sale	03/22/06	35,300	47.6700
Purchase	11/12/04	9,900	47.0670	Sale	03/31/06	300	47.2350
Purchase	12/28/04	3,774	48.3500	Sale	06/16/06	14,800	48.3600
Purchase	01/13/05	43,700	47.8776	Sale	06/22/06	33,900	48.1700
Purchase	01/13/05	3,800	47.8550	Sale	10/26/06	3,400	50.8300
Purchase	03/18/05	562	46.8400	Sale	11/27/06	15,300	49.8900
Purchase	05/20/05	100	47.4500	Sale	12/22/06	18,800	54.5500
Purchase	06/17/05	5,800	47.4600	Sale	04/25/07	62,100	53.2380
Purchase	08/16/05	9,800	44.2620	Sale	04/25/07	25,500	53.8000
Purchase	09/16/05	324	45.4100	Sale	05/25/07	10,500	55.1200
Purchase	12/20/05	100	49.1470	Sale	08/27/07	6,700	47.7900
Purchase	02/22/06	100	46.5700	Sale	08/27/07	15,500	47.7900
Purchase	04/17/06	100	48.4200	Sale	10/19/07	600	42.8410
Purchase	08/08/06	100	48.5400	Sale	10/22/07	1,300	42.3940
Purchase	09/15/06	100	49.1800	Sale	10/23/07	1,600	42.4100
Purchase	10/11/06	15,800	50.3100	Sale	10/24/07	1,700	42.2570
Purchase	03/26/07	72	51.5400	Sale	10/25/07	4,000	41.2300
Purchase	04/20/07	308,300	53.4200	Sale	10/25/07	800	41.5180
Purchase	04/30/07	4,455	53.7200	Sale	10/26/07	800	41.9030
Purchase	04/30/07	35,545	53.6200	Sale	10/29/07	700	42.7090
Purchase	04/30/07	140	53.6200	Sale	10/30/07	5,800	42.3620
Purchase	06/08/07	800	52.8350	Sale	10/31/07	1,400	42.1210
Purchase	06/15/07	412	53.9730	Sale	11/05/07	1,500	35.5860
Purchase	06/15/07	18,400	53.9800				
Purchase	09/21/07	371	47.5040				
Purchase	10/15/07	100	46.6900				